

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

NYCOMED US INC.,

Plaintiff,

v.

GLYCOBIOSCIENCES INC.,

Defendant.

:
:
:
:
:
:
:
:
:
:
:
:

Civil Action No. 11-1539 (KSH)

ORDER ON INFORMAL APPLICATION

This matter having come before the Court by way of submissions dated January 13, 2012 and January 19, 2012, regarding the plaintiff's request that it be permitted to file a motion to hold the defendant in contempt for having violated the October 5, 2011 directive that all communications between the parties in this case be through counsel;

and the Court having conducted a telephone conference on the record on January 23, 2012;

and the Court having considered the submissions, arguments and representations of the parties and their counsel, the record of proceedings, and the governing law;

and the plaintiff's representative stating that it seeks to have all communications from the defendant and its representative be directed to plaintiff's lawyers;

and the defendant's representative agreeing to accept the representation and will communicate with the plaintiff only through its counsel;

and the Court reminding the defendant's representative that plaintiff's counsel will not speak directly to him because he is represented by counsel but they will speak to his counsel;

and for the reasons set forth on the record on January 23, 2012;

IT IS ON THIS 23rd day of January, 2012

ORDERED that the plaintiff's request that the Court permit it to file a motion for contempt or to impose a penalty upon the defendant for the email communications it sent after the case was stayed is denied.

s/Patty Shwartz
UNITED STATES MAGISTRATE JUDGE